UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Charles Baird	CASE	CASE No C 17-1892-HSG	
Plaintiff(s) v.		STIPULATION AND [PROPOSED] ORDER SELECTING ADR PROCESS	
BlackRock Inst. Trust Co., N.A., et al			
Defendant(s)			
Counsel report that they have met and conferred regarding ADR and have reached the following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5. The parties agree to participate in the following ADR process:			
Early Neutral Evaluation (ENE) (ADR IIMediation (ADR L.R. 6)	,	Note: Magistrate judges do not conduct mediations under ADR L.R. 6. To request an early settlement conference with a Magistrate	
■ Private ADR (<i>specify process and provider</i>) Private mediation JAMS		Judge, you <u>must</u> file a Notice of Need for ADR Phone Conference. Do not use this form. See Civil Local Rule 16-8 and ADR L.R. 3-5.	
The parties agree to hold the ADR session by:			
■ the presumptive deadline (90 days from the date of the order referring the case to ADR, unless otherwise ordered.)			
other requested deadline: 30 days after close of discovery			
Date: June 16, 2017	/s/ Mic	/s/ Michelle C. Yau	
		Attorney for Plaintiff	
		aghan VerGow ley for Defendant	
☐ IT IS SO ORDERED ☐ IT IS SO ORDERED WITH MODIFICATIONS:			

Important! E-file this form in ECF using the appropriate event among these choices: "Stipulation & Proposed Order Selecting Mediation" or "Stipulation & Proposed Order Selecting ENE" or "Stipulation & Proposed Order Selecting Private ADR."

Date: 8/4/2017